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5 UNITED STATES DISTRICT COURT
6 WESTERN DISTRICT OF WASHINGTON
7 AT SEATTLE

8 SEATTLE TIMES COMPANY,

9 Plaintiff,

10 v.

11 LEATHERCARE, INC.; STEVEN RITT;
12 and the marital community composed of
13 STEVEN RITT and LAURIE ROSEN-
14 RITT,

15 Defendants/Third-Party
16 Plaintiffs,

17 v.

18 TOUCHSTONE SLU LLC; and
19 TB TS/RELP LLC,

20 Third-Party Defendants.

C15-1901 TSZ

MINUTE ORDER

21 The following Minute Order is made by direction of the Court, the Honorable
22 Thomas S. Zilly, United States District Judge:

23 (1) Plaintiff Seattle Times Company's and Third-Party Defendants Touchstone
SLU LLC's and TB TS/RELP LLC's Motion to Stay Deadline for Appeal, docket no.
272, is DENIED.

(2) The Court LIFTS the stay and orders that the deadline for Touchstone SLU
LLC and TB TS/RELP LLC (collectively "Touchstone") to file a motion for attorney's
fees is October 12, 2018.

1 (3) The Court LIFTS the stay and orders that the deadline for Seattle Times
2 Company (“Seattle Times”) and/or LeatherCare, Inc. (“LeatherCare”) to file any motion,
3 regarding whether another party other than Touchstone can be a prevailing party under
4 MTCA or whether either Seattle Times or LeatherCare is also a prevailing party and
5 entitled to reasonable attorney’s fees and costs against the other under MTCA, is
6 October 12, 2018. Any such motion shall be noted for the third Friday after filing. The
7 opening and response briefs shall not exceed twelve (“12”) pages in length. Any reply
8 shall not exceed six (“6”) pages. The briefs shall not discuss the amount of attorney’s
9 fees or costs that might be claimed if either party was entitled to any recovery.

10 (4) The Clerk is directed to send a copy of this Minute Order to all counsel of
11 record.

12 Dated this 11th day of September, 2018.

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15 William M. McCool
16 Clerk

17 s/Karen Dews
18 Deputy Clerk